Department of Veterans Affairs

§62.38 Ineligible activities.

Notwithstanding any other section in this part, grantees are not authorized to use supportive services grant funds to pay for the following:

- (a) Mortgage costs or costs needed by homeowners to assist with any fees, taxes, or other costs of refinancing.
- (b) Construction or rehabilitation of buildings.
- (c) Home care and home health aides typically used to provide care in support of daily living activities. This includes care that is focused on treatment for an injury or illness, rehabilitation, or other assistance generally required to assist those with handicaps or other physical limitations.
- (d) Credit card bills or other consumer debt.
- (e) Medical or dental care and medicines.
- (f) Direct cash assistance to participants.
- (g) Court-ordered judgments or fines, except for those supported under §62.34(a)(1).
 - (h) Pet care.
 - (i) Entertainment activities.

(Authority: 38 U.S.C. 501, 2044) [80 FR 9613, Feb. 24, 2015]

§ 62.40 Notice of Fund Availability.

When funds are available for supportive services grants, VA will publish a Notice of Fund Availability in the FEDERAL REGISTER. The notice will identify:

- (a) The location for obtaining supportive services grant applications;
- (b) The date, time, and place for submitting completed supportive services grant applications;
- (c) The estimated amount and type of supportive services grant funding available:
- (d) Any priorities for or exclusions from funding to meet the statutory mandates of 38 U.S.C. 2044 and VA goals for the Supportive Services for Veteran Families Program;
- (e) The length of term for the supportive services grant award:
- (f) The minimum number of total points and points per category that an applicant or grantee, as applicable, must receive in order for a supportive services grant to be funded;

- (g) Any maximum uses of supportive services grant funds for specific supportive services:
- (h) The timeframes and manner for payments under the supportive services grant; and
- (i) Other information necessary for the supportive services grant application process as determined by VA.

(Authority: 38 U.S.C. 501, 2044)

§ 62.50 Supportive services grant agreements.

- (a) After an applicant is selected for a supportive services grant in accordance with §62.23, VA will draft a supportive services grant agreement to be executed by VA and the applicant. Upon execution of the supportive services grant agreement, VA will obligate supportive services grant funds to cover the amount of the approved supportive services grant, subject to the availability of funding. The supportive services grant agreement will provide that the grantee agrees, and will ensure that each subcontractor agrees, to:
- (1) Operate the program in accordance with the provisions of this part and the applicant's supportive services grant application;
- (2) Comply with such other terms and conditions, including recordkeeping and reports for program monitoring and evaluation purposes, as VA may establish for purposes of carrying out the Supportive Services for Veteran Families Program, in an effective and efficient manner; and
- (3) Provide such additional information as deemed appropriate by VA.
- (b) After a grantee is selected for renewal of a supportive services grant in accordance with §62.25, VA will draft a supportive services grant agreement to be executed by VA and the grantee. Upon execution of the supportive services grant agreement, VA will obligate supportive services grant funds to cover the amount of the approved supportive services grant, subject to the availability of funding. The supportive services grant agreement will contain the same provisions described in paragraph (a) of this section.
- (c) No funds provided under this part may be used to replace Federal, State, tribal, or local funds previously used,